

New York Store

Established 1853.

One of the Big
Features at To-day's
GREAT SALE

Will be that you may have the choice of any black or colored parasol in our entire stock for

JUST HALF
THE MARKET PRICE.

\$10.00 ones for \$5.00. \$5.00 ones for \$2.50. \$2.50 ones for \$1.25. \$1.25 ones for \$0.60.

A GREAT CHANCE.

Pettis Dry Goods Co.

THE DIANA

In Our Show Windows

The gift of the people of a great State to her great namesake—

The Silver Service

A Model of the Ship Afloat.

Children ought to see these things. 'Tis a chance of a lifetime!

Albert Gall

17 and 19 West Washington Street.

P. S.—Inside the store we have Carpets, Draperies and Wall Paper at prices "lower than the lowest."

Moved from Denison Hotel to Pennsylvania and Market Sts. opposite P. O. over Pomeroy's Drug Store.

COUGHLIN & WILSON.

A. E. BUCHANAN, DENTIST.

52 and 53 When Block. Opp. Postoffice.

ROCKING POWDER

A crown of tartar baking powder. Highest quality in levelling quality—Latest English Patent.

ROYAL BAKING POWDER CO., NEW YORK.

A FORGOTTEN SONG BIRD.

Countess Eliza Biscaccianti Dies at the Rosini Home in Paris.

NEW YORK, July 31.—Countess Eliza Biscaccianti, who died the other day in Paris, and asked that the news of her death be cabled to the American papers, probably did not realize how unknown her name is now to her countrymen. She was a woman at one time very much in the public eye, although for twenty years practically nothing has been heard of her in the United States. She was seventy-two years old when she died last week at the Rosini Home for Musicians and Artists, and she is said to have been an inmate of that charitable institution many years.

At one time she was well known as a singer all over this country, and her earlier appearances in opera, which were made in Italy, had won her a reputation there for beauty and a remarkably brilliant soprano voice. She was an American, born in Boston, and one of the first singers from this country who succeeded in attracting attention in Europe. She had received an education in Italy under the assumed name of Ostini, and in 1858 returned to her native land, where she met her husband, Count Biscaccianti.

For several years afterward they traveled through the country and on an unlucky day visited the Rosini Home. There Mrs. Biscaccianti met a music teacher, fell in love with him and abandoned her husband. Her husband returned to New York. She remained in San Francisco with the man for whom she had deserted Biscaccianti. He was a drunkard, and it is said that she also became addicted to his vice to the detriment of her voice and beauty.

In the early thirties, however, Mrs. Biscaccianti left the man for whom she had deserted her husband in San Francisco and went to Australia, where she sang in concert. She had recovered from the effects of her association with the San Francisco music teacher, and returning to New York, Mrs. Biscaccianti here he forgave her, but refused to receive her again as his wife. He sent her to live with her parents in Italy and that ended her American career. In 1850 Biscaccianti went to Australia and India and died of consumption in 1852 at Melbourne. His wife, who had lost her voice, lived in Italy with her husband's parents until they died. Then, drifting to France, she finally found a place in the Rosini Home.

Sybil Sanderson's Troubles.

NEW YORK, July 31.—Sybil Sanderson, in spite of her failure to gain a position here and more serious troubles when she returned to France, appears to be prospering again. In addition to her engagements in Russia, she has been called to sing "L'Amant" in Milan, and even more interesting is the fact that Massenet has expressed himself as delighted with the prospect of having her come to Italy to perform as an artist. She goes to Italy in September and after that will appear in Austria and Germany on her return from Russia. Miss Sanderson, who will also appear in Saint-Basile's opera "Furber," has received premature thanks of this composer for her introduction of his opera in Italy.

ENSLAY ON THE STAND

EMPHATICALLY DENIES CHARGES
MADE BY W. T. NOBLE.

Explains What Appeared to Be a Shortage in Loan Account—A Clerical Error.

Yesterday the attorneys for the Union National Savings and Loan Association filed affidavits of Nancy and Mary Boyd, of Dublin, Ind., declaring that they had never authorized Pickens & Cox to use their names as plaintiffs in the suit of Harvey L. Gaines against the association. Their names were then taken from the complaint. Martin D. Boyd, a brother of the two women, was placed on the stand and stated that he had authorized the use of his sisters' names, but had no authority from them to do so. He stated that he had been told by W. T. Noble that the association was insolvent and that if his sisters would join in this complaint they would be guaranteed a full return of all that was due them if a receiver were appointed.

Nicholas Ensley, secretary of the association, was placed on the stand by the plaintiffs. He denied that he had ever authorized W. T. Noble to make the changes in the affidavits credited to the stockholders in Berne, Ind., charged by Noble in an affidavit. He denied everything charged by Noble and said that if the changes had been made they were without authority from him. In regard to the alleged shortage of about \$2,700 in the loan account, Mr. Ensley showed, on cross-examination, a statement that there had been a number of corrections made on the books. He explained the alleged shortage in this account by showing the books and the corrections that had been made. A man had come to the office of stock, on which he had borrowed \$4,000. After paying his monthly dues and interest for some time, he had come to about \$2,700 a month, he paid the loan in full and canceled the indebtedness. Instead of making the proper entry, the bookkeeper had credited the account with enough monthly payments to bring it up to date. The account showed a credit of the amount of cash paid on the final settlement. This was a large amount of money, and it was to the credit of the interest account, when it should have been to the credit of the loan account. The cause of the discrepancy was explained.

The case closed last evening with an adjournment until Monday morning. The fight is now being made against the appointment of a receiver, which was made by Judge Hammond, but new evidence is being introduced, with evidence in rebuttal by the defense.

Bert A. Boyd, of this city, yesterday made application to State Auditor Daily for a writ of habeas corpus, to have his name removed from the list of stockholders of the association. He stated that he had been deceived by the association and that he had no authority to use his name as a plaintiff in the suit of Harvey L. Gaines against the association. He stated that he had been deceived by the association and that he had no authority to use his name as a plaintiff in the suit of Harvey L. Gaines against the association.

More Testimony Heard and a Finding of Guilty Entered.

Judge McCray re-opened the Solomon Block case yesterday morning and heard additional evidence which the defense attorneys, W. H. Herod, wished to have introduced. Attorneys for the State argued against that proceeding vigorously, claiming that it was unprecedented. Judge McCray declared that it was his desire to hear all the testimony possible, as the liberty of a citizen was in jeopardy. Mr. Herod wished to have Wm. A. Rhinehart, of Buffalo, testify in Block's behalf. Rhinehart was a director of the association and had been a member of the board of directors. He testified that he had been a member of the board of directors and had been a member of the board of directors. He testified that he had been a member of the board of directors and had been a member of the board of directors.

Madge Hilliard Wants Support.

Madge Hilliard yesterday filed suit against her husband, Newton H. Hilliard, for \$1,000 for the support of herself and child. They were married in 1894 and have a child nine months old. She says her husband deserted her some time ago, leaving her without means of support, while he is now living in a hotel in New York City on \$10,000 recently inherited. She alleges that Fred W. Cady has property of her husband and that she is entitled to it. The court is asked to compel him to pay into court to be held to apply on any judgment that may be obtained against him. She recently became known here in connection with actor Kohlen on account of the alleged crookedness in the Cady partnership contracts. Mrs. Hilliard is living with her child on North Illinois street.

Probate Matters.

The will of George B. Youngman was probated yesterday. He leaves a house and lot in this city to his widow for life and gives her a farm until the youngest child reaches the age of majority. The estate is divided between the widow and child.

Christina Spring yesterday qualified as administratrix of the will of John Spring; bond, \$600.

Elizabeth Banker yesterday qualified as executrix of the will of Henry Banker; bond, \$4,000.

Two Divorce Cases.

Two divorce cases were filed yesterday. Flora Belle Bonham charges James Bonham with cruel and inhuman treatment and with desertion. Charles E. Whitcomb says his wife, Mary A. Whitcomb, is an habitual drunkard and often endangers his life by drinking with her. He asks for a divorce.

Charles E. Whitcomb vs. Mary A. Whitcomb; divorce. Room 1.

Flora Belle Bonham vs. James Bonham; divorce. Room 2.

Madge Hilliard vs. Newton H. Hilliard; divorce. Room 3.

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THE INDIANAPOLIS JOURNAL, SATURDAY, AUGUST 1, 1896.

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